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APPLICATIO	N NO. FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/620,3	02 07/14/2003	Wayne D. Grover	LAMA121485	7562
26389 CHRIS	26389 7590 03/16/2007 CHRISTENSEN, O'CONNOR, JOHNSON, KINDNESS, PLLC		EXAMINER	
1420 FIFTH AVENUE SUITE 2800 SEATTLE, WA 98101-2347		•	VIANA DI PRISCO, GERMAN	
			ART UNIT	PAPER NUMBER
•			2609	
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS 03/16/2007			PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
		10/620,302	GROVER ET AL.			
	Office Action Summary	Examiner	Art Unit			
		German Viana Di Prisco	2609			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLEMENTED IS LONGER, FROM THE MAILING Ensions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statuted the provision of the mailing of the provision of	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the course the application to become ABANDON	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).			
Status		_				
1)	Responsive to communication(s) filed on July	14, 2003.	• .			
-	This action is FINAL . 2b)⊠ This action is non-final.					
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
 4) Claim(s) 1-28 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-8,10-22 and 24-28 is/are rejected. 7) Claim(s) 9 and 23 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Applicati	on Papers					
9)□ 10)⊠	The specification is objected to by the Examina The drawing(s) filed on 14 July 2003 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E	☐ accepted or b)☐ objected to drawing(s) be held in abeyance. Setion is required if the drawing(s) is o	ee 37 CFR 1.85(a). Objected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
	e of References Cited (PTO-892)	4) ☐ Interview Summar				
2) Notic 3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>September 7, 2004</u> .	Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date			

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DETAILED ACTION

Priority

1. Applicant's claim for the benefit of a prior-filed application under 35 U.S.C. 119(e) or under 35 U.S.C. 120, 121, or 365(c) is acknowledged.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on September 7, 2004 has been considered by the Examiner and made of record in the application file.

Drawings

- 3. Figure 1(a) should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.
- 4. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: figures 1(a) and 1(b) do not show "Rs" and "Rf" respectively, as mentioned in the description. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the

immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

6. Claims 1-3 and 15-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Ellinas et al. (United States Patent No.: 6,760,302 B1).

Consider claim 1, Ellinas et al. clearly show and disclose a telecommunications network, comprising: plural nodes connected by plural spans and arranged to form a

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mesh network (nodes 301,303,305,307,309,311,313,315,319, and 321); at least one pre-configured cycle of spare capacity being established in the mesh network, the pre-configured cycle including plural nodes of the mesh network (protection cycles 323, 325, 327, 3229, and 331); and the plural nodes of the pre-configured cycle (protection cycle 331 in figure 3) being configured to protect at least one path segment (segment 317-311-309), where the path segment includes at least two intersecting nodes(nodes 317 and 309) within the pre-configured cycle (331 in figure 3) and at least one intermediate node (311) in a path that includes the two intersecting nodes(317 and 309) and straddles the pre-configured cycle (figure 3 an column 8 lines 15-58).

Consider claim 2, and applied to claim 1 above, Ellinas et al clearly show a mesh network in which the path segments are segments of a working path with a start node not connected to the pre-configured cycle (segment starting at node 321 in figure 3).

Consider claim 3, and applied to claim 1 above, Ellinas et al clearly show a mesh network in which the path segments are segments of a working path with a start node not connected to the pre-configured cycle (segment ending at node 303 in figure 3).

Consider claim 15, Ellinas et al. clearly show and disclose a method of operating a telecommunications network, the telecommunications network comprising: plural nodes connected by plural spans and arranged to form a mesh network (nodes 301,303,305,307,309,311,313,315,319, and 321); at least one pre-configured cycle of spare capacity being established in the mesh network, the pre-configured cycle including plural nodes of the mesh network (protection cycles 323, 325, 327, 3229, and

331); and the plural nodes of the pre-configured cycle (protection cycle 331 in figure 3) being configured to protect at least one path segment (segment 317-311-309), where the path segment includes at least two intersecting nodes(nodes 317 and 309) within the pre-configured cycle (331 in figure 3) and at least one intermediate node (311) in a path that includes the two intersecting nodes(317 and 309) and straddles the pre-configured cycle (figure 3 an column 8 lines 15-58).

Consider claim 16, and applied to claim 15 above, Ellinas et al clearly show a mesh network in which the path segments are segments of a working path with a start node not connected to the pre-configured cycle (segment starting at node 321 in figure 3).

Consider claim 17, and applied to claim 15 above, Ellinas et al clearly show a mesh network in which the path segments are segments of a working path with a start node not connected to the pre-configured cycle (segment ending at node 303 in figure 3).

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 8. The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.

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- Resolving the level of ordinary skill in the pertinent art. 3.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 9. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 10. Claims 4-7, 10, 18-21, and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ellinas et al. (United States Patent No.: 6,760,302 B1) in view of Grover et al. (United States patent Application Publication No.: US 2002/0181393 A1).

One of the applied references has a common inventor with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art only under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 103(a) might be overcome by: (1) a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is

thus not an invention "by another"; (2) a showing of a date of invention for the claimed subject matter of the application which corresponds to subject matter disclosed but not claimed in the reference, prior to the effective U.S. filing date of the reference under 37 CFR 1.131; or (3) an oath or declaration under 37 CFR 1.130 stating that the application and reference are currently owned by the same party and that the inventor named in the application is the prior inventor under 35 U.S.C. 104, together with a terminal disclaimer in accordance with 37 CFR 1.321(c). This rejection might also be overcome by showing that the reference is disqualified under 35 U.S.C. 103(c) as prior art in a rejection under 35 U.S.C. 103(a). See MPEP § 706.02(I)(1) and § 706.02(I)(2).

Consider claim 4, and as applied to claim 1 above, Ellinas et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures by modeling the network (identifying all working flows in the mesh network to be restored), (column 8 lines 16-20).

However Ellinas et al. do not specifically disclose identifying the spare capacity of the pre-configured cycle to restore all working flows for all spans subject to failure in all path segments; and providing spare capacity along the pre-configured cycle sufficient to restore all working flows.

In the same field of endeavor Grover et al. show and disclose a mesh telecommunications network wherein traffic restoration routes are provided by determining the working capacity and corresponding spare capacity, and adapting the

network to provide the required spare capacity (figures 1 and 2, abstract, paragraphs [0010]-[0030]).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to determine the working capacity and adapting the network to provide the required spare capacity as disclosed by Grover et al. in the telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 5, and as applied to claim 1 above, Ellinas et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However, Ellinas et al. do not disclose establishing a pre-configured cycle comprising the steps of pre-selecting a set of candidate cycles for forming into preconfigured cycles; allocating working paths and spare capacity in the mesh network based on the set of candidate cycles; and providing the mesh network with spare capacity arranged in pre-configured cycles according to the allocation determined in the preceding step.

In the same field of endeavor. Grover et al. show and disclose a mesh telecommunications network wherein a set of eligible restoration routes is generated, the corresponding spare capacity is determined, and the network is adapted to provide the required spare capacity for the selected restoration routes (figures 1 and 2, abstract, paragraphs [0010]-[0030]).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to generate a set of eligible restoration routes, determine the corresponding spare capacity, and adapt the network to provide the required spare capacity for the selected restoration routes as disclosed by Grover et al. in the telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 6, and as applied to claim 5 above, Ellinas et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However, Ellinas et al. do not specifically disclose that the allocation of working paths and spare capacity is jointly optimized.

In the same field of endeavor, Grover et al. clearly show and disclose establishing a bi-criteria (route and capacity) objective function for the selection of a set of restoration routes (figure 2 and paragraphs [0046]-[0049]).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to jointly optimize the allocation of working paths and spare capacity as disclosed by Grover et al. in the telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 7, and as applied to claim 5 above, Ellinas et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However, Ellinas et al. do not specifically disclose pre-selecting candidate cycles by ranking a set of closed paths in the mesh network according to the degree to which each closed path protects spans on and off the closed path, and selecting candidate cycles from the set of closed paths.

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In the same field of endeavor, Grover et al. disclose ranking and selecting restoration routes from a larger set of candidates (paragraphs [0046]-[0057], table 3).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to select protection cycles from a set of large candidates by ranking said protection cycles as disclosed by Grover et al. in the telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 10, and as applied to claim 5 above, Ellinas et al., as modified by Grover et al. disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures wherein other conventional methods of determining the directed cycles may also be used (column 12 lines 24-26).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to use other conventional methods including a mixed selection strategy to pre-select protection cycles in the telecommunications network of Ellinas et al., as modified by Grover et al. for the purpose of optimizing the path protection in the network.

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Consider claim 18, and as applied to claim 15 above, Ellinas et al. clearly disclose a method of operating a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures by modeling the network (identifying all working flows in the mesh network to be restored), (column 8 lines 16-20).

However Ellinas et al. do not specifically disclose identifying the spare capacity of the pre-configured cycle to restore all working flows for all spans subject to failure in all path segments; and providing spare capacity along the pre-configured cycle sufficient to restore all working flows.

In the same field of endeavor Grover et al. show and disclose a mesh telecommunications network wherein traffic restoration routes are provided by determining the working capacity and corresponding spare capacity, and adapting the network to provide the required spare capacity (figures 1 and 2, abstract, paragraphs [0010]-[0030]).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to determine the working capacity and adapting the network to provide the required spare capacity as disclosed by Grover et al. in the method of operating telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 19, and as applied to claim 15 above, Ellinas et al. clearly disclose a method of operating a telecommunications network in which redundant

protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However, Ellinas et al. do not disclose establishing a pre-configured cycle comprising the steps of pre-selecting a set of candidate cycles for forming into pre-configured cycles; allocating working paths and spare capacity in the mesh network based on the set of candidate cycles; and providing the mesh network with spare capacity arranged in pre-configured cycles according to the allocation determined in the preceding step.

In the same field of endeavor Grover et al. show and disclose a mesh telecommunications network wherein a set of eligible restoration routes is generated, the corresponding spare capacity is determined, and the network is adapted to provide the required spare capacity for the selected restoration routes (figures 1 and 2, abstract, paragraphs [0010]-[0030]).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to generate a set of eligible restoration routes, determine the corresponding spare capacity, and adapt the network to provide the required spare capacity for the selected restoration routes as disclosed by Grover et al. in the method of operating telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 20, and as applied to claim 19 above, Ellinas et al. clearly disclose a method of operating a telecommunications network in which redundant

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protection fibers are pre-configured to form protection cycles used to protect the

network against link or node failures.

However, Ellinas et al. do not specifically disclose that the allocation of working

paths and spare capacity is jointly optimized.

In the same field of endeavor, Grover et al. clearly show and disclose

establishing a bi-criteria (route and capacity) objective function for the selection of a set

of restoration routes (figure 2 and paragraphs [0046]-[0049]).

Therefore it would have been obvious to a person of ordinary skill in the art a the

time the invention was made to jointly optimize the allocation of working paths and

spare capacity as disclosed by Grover et al. in the method of operating

telecommunications network of Ellinas et al. in order to provide efficient path protection

in a mesh network.

Consider claim 21, and as applied to claim 19 above, Ellinas et al. clearly

disclose a method of operating a telecommunications network in which redundant

protection fibers are pre-configured to form protection cycles used to protect the

network against link or node failures.

However, Ellinas et al. do not specifically disclose pre-selecting candidate cycles

by ranking a set of closed paths in the mesh network according to the degree to which

each closed path protects spans on and off the closed path, and selecting candidate

cycles from the set of closed paths.

In the same field of endeavor, Grover et al. disclose ranking and selecting restoration routes from a larger set of candidates (paragraphs [0046]-[0057], table 3).

Therefore it would have been obvious to a person of ordinary skill in the art a the time the invention was made to select protection cycles from a set of large candidates by ranking said protection cycles as disclosed by Grover et al. in the method for operating a telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 24, and as applied to claim 19 above, Ellinas et al. disclose a method of operating a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures wherein other conventional methods of determining the directed cycles may also be used (column 12 lines 24-26).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to use other conventional methods including a mixed selection strategy to pre-select protection cycles in the telecommunications network of Ellinas et al., as modified by Grover et al. for the purpose of optimizing the path protection in a mesh network.

11. Claims 8 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ellinas et al. (United States Patent No.: 6,760,302 B1) in view of Grover et al. (United States Patent Application Publication No.: US 2002/0181393 A1), as applied to claims 7

and 21 above, and further in view of Grover et al ("Cycle-Oriented Distributed Preconfiguration: Ring-like Speed with Mesh-like Capacity for Self-Planning Network Restoration", Proceedings of IEEE ICC'98, Atlanta, June 7-11, 1998 pp. 537-543)

One of the applied references has a common inventor with the instant application. Based upon the earlier effective U.S. filing date of the reference, one of them constitutes prior art only under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 103(a) might be overcome by: (1) a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not an invention "by another"; (2) a showing of a date of invention for the claimed subject matter of the application which corresponds to subject matter disclosed but not claimed in the reference, prior to the effective U.S. filing date of the reference under 37 CFR 1.131; or (3) an oath or declaration under 37 CFR 1.130 stating that the application and reference are currently owned by the same party and that the inventor named in the application is the prior inventor under 35 U.S.C. 104, together with a terminal disclaimer in accordance with 37 CFR 1.321(c). This rejection might also be overcome by showing that the reference is disqualified under 35 U.S.C. 103(c) as prior art in a rejection under 35 U.S.C. 103(a). See MPEP § 706.02(I)(1) and § 706.02(1)(2).

Consider claim 8, and as applied to claim 7 above, Ellinas et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However Ellinas et al. do not specifically disclose pre-selecting candidate cycles

by determining a scoring credit for each closed path in the set of closed paths, where

the scoring credit of said closed path is calculated to predict the success of the closed

path as a pre-configured cycle; and by choosing a select number of closed paths based

on the scoring credit to be the pre-selected candidate cycles.

In the same field of endeavor, Grover et al. show and disclose pre-selecting candidate cycles by determining a score that measures the potential of a closed path to form an effective pre-configured cycle and by choosing a select number of closed paths based on the scoring credit to be the pre-selected candidate cycles (page 12 and figure 4).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to pre-select candidate cycles based on a score as disclosed by Grover et al. in the telecommunications network of Ellinas et al. as modified by Grover et al. in order to provide efficient path protection in a mesh network.

Consider claim 22, and as applied to claim 21 above, Ellinas et al. clearly disclose a method of operating a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However Ellinas et al. do not specifically disclose pre-selecting candidate cycles by determining a scoring credit for each closed path in the set of closed paths, where the scoring credit of said closed path is calculated to predict the success of the closed

path as a pre-configured cycle; and by choosing a select number of closed paths based on the scoring credit to be the pre-selected candidate cycles.

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In the same field of endeavor, Grover et al. show and disclose pre-selecting candidate cycles by determining a score that measures the potential of a closed path to form an effective pre-configured cycle and by choosing a select number of closed paths based on the scoring credit to be the pre-selected candidate cycles (page 12 and figure 4).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to pre-select candidate cycles based on a score as disclosed by Grover et al. in the telecommunications network of Ellinas et al. as modified by Grover et al. in order to provide efficient path protection in a mesh network.

12. Claims 11-12 and 25-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ellinas et al. (United States Patent No.: 6,760,302 B1) in view of Wang et al. (European Patent Application Publication No.: EP 1 146 682 A2).

Consider claim 11, and as applied to claim 1 above, Ellinas et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However Ellinas et al. do not specifically disclose recording at a node on a preconfigured cycle an identification of protected flow paths that pass through the node and are protected by the pre-configured cycle.

In the same field of endeavor, Wang et al. disclose a system and method for path restoration in a telecommunications network wherein a p-cycle planner pre-calculates protection paths and configures these paths for each node (paragraph [0088]).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to configure each node with the pre-calculated protection paths as disclosed by Wang et al. in the telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 12, and as applied to claim 11 above, Ellinas et al. as modified by Wang et al. clearly disclose a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures wherein upon the detection of a failure, the node associated with the failed element switches the data onto a path derived from the cycle protecting that element (column 2 lines 45-65).

Consider claim 25, and as applied to claim 15 above, Ellinas et al. clearly disclose a method of operating a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However Ellinas et al. do not specifically disclose recording at a node on a preconfigured cycle an identification of protected flow paths that pass through the node and are protected by the pre-configured cycle.

In the same field of endeavor, Wang et al. disclose a system and method for path restoration in a telecommunications network wherein a p-cycle planner pre-calculates protection paths and configures these paths for each node (paragraph [0088]).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to configure each node with the pre-calculated protection paths as disclosed by Wang et al. in the method of operating telecommunications network of Ellinas et al. in order to provide efficient path protection in a mesh network.

Consider claim 26, and as applied to claim 25 above, Ellinas et al. as modified by Wang et al. clearly disclose a method of operating a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures wherein upon the detection of a failure, the node associated with the failed element switches the data onto a path derived from the cycle protecting that element (column 2 lines 45-65).

13. Claims 13-14 and 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ellinas et al. (United States Patent No.: 6,760,302 B1) in view of Grover et al. (United States Patent Application Publication No.: US 2002/0181393 A1), as applied to claims 4 and 18 above, and further in view of Wang et al. (European Patent Application Publication No.: EP 1 146 682 A2).

Consider claims 13 and 14, and as applied to claim 4 above, Ellinas et al. as modified by Grover et al. clearly disclose a telecommunications network in which

redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However Ellinas et al. as modified by Grover et al. do not specifically disclose that a path segment is part of a path of an express flow through a network region or that the pre-configured cycle is an area boundary flow protecting p-cycle.

In the same field of endeavor, Wang et al. show a path segment that is part of a path of an express flow through a network region and also show an area boundary flow protecting p-cycle (figure 9 and paragraph [0086])

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to have path segments as part of a path of an express flow through a network region as well as an area boundary flow protecting p-cycle as shown by Wang et al. in the telecommunications network of Ellinas et al. as modified by Grover et al. in order to provide efficient path protection in a mesh network.

Consider claims 27 and 28, and as applied to claim 18 above, Ellinas et al., as modified by Grover et al. clearly disclose a method of operating a telecommunications network in which redundant protection fibers are pre-configured to form protection cycles used to protect the network against link or node failures.

However Ellinas et al. as modified by Grover et al. do not specifically disclose that a path segment is part of a path of an express flow through a network region or that the pre-configured cycle is an area boundary flow protecting p-cycle.

In the same field of endeavor, Wang et al. show a path segment that is part of a path of an express flow through a network region and also show an area boundary flow protecting p-cycle (figure 9 and paragraph [0086]).

Therefore it would have been obvious, to a person of ordinary skill in the art at the time the invention was made to have path segments as part of a path of an express flow through a network region as well as an area boundary flow protecting p-cycle as shown by Wang et al. in the method of operating telecommunications network of Ellinas et al. as modified by Grover et al. in order to provide efficient path protection in a mesh network.

Allowable Subject Matter

- 14. Claims 9 and 23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims as well as any corrections to the objections made above.
- 15. The following is a statement of reasons for the indication of allowable subject matter: Regarding claims 9 and 21, the best prior art found during the examination of the present application, Ellinas et al. in view of Grover et al. and further in view of Grover et al. disclose protecting a mesh network using pre-configured protection cycles but fail to disclose calculating a scoring credit by increasing said scoring credit by a value for each flow within said closed path that is protected by said closed path,

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23.

increasing said scoring credit by a larger value for each flow not on said closed path that is protected by said closed path, weighting the value provided by each flow according to the traffic along said each flow and the length of each flow, and taking the ratio of said scoring credit with the cost of said closed path, as claimed in claims 9 and

Conclusion

- 16. The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure. Doverspike et al. (United States Patent No.: 6,982,951 B2) disclose a method for selecting a restoration path in a mesh network. Venkatesan (United States Patent No.: 5,999,286) discloses a method and system for restoring a distributed telecommunications network. Chaudhuri (United States Patent No.: 6,324,162 B1) discloses path-based restoration in a mesh network.
- 17. Any response to this Office Action should be **faxed to** (571) 273-8300 **or mailed to**:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314 Application/Control Number: 10/620,302 Page 23

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to German Viana Di Prisco whose telephone number is

(571) 270-1781. The examiner can normally be reached on Monday through Friday

7:30-5:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Rafael Perez-Gutierrez can be reached on (571) 272-7915. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

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German Viana Di Prisco G.V.D.P./gvdp

February 28, 2007

RAFAEL PEREZ-GUTIERREZ SUPERVISORY PATENT EXAMINER

3/2/07